UNITED STATES OF AMERICA DEPARTMENT OF ENERGY OFFICE OF FOSSIL ENERGY

NATIONAL GAS RESOURCES LIMITED)

PARTNERSHIP

FE DOCKET NO. 92-08-NG

ORDER GRANTING BLANKET AUTHORIZATION TO IMPORT NATURAL GAS FROM CANADA

DOE/FE OPINION AND ORDER NO. 601

APRIL 14, 1992

I. BACKGROUND

On February 3, 1992, National Gas Resources Limited

Partnership (NGR) filed an application with the Office of Fossil

Energy of the Department of Energy (DOE), under section 3 of the

Natural Gas Act (NGA) and DOE Delegation Order Nos. 0204-111 and

0204-127, requesting blanket authorization to import from Canada

up to 73 Bcf of natural gas over a two-year term beginning on the

date of the first delivery. NGR intends to use existing

facilities to import the proposed volumes and will submit

quarterly reports detailing each import transaction.

NGR, a natural gas marketing, management, and consulting company, is an Illinois Limited Partnership, 80% owned by National Material L.P., itself an Illinois Limited Partnership, and 20% owned by Glasgow, Inc., which is incorporated in the State of Texas. NGR maintains an office at 1965 Pratt Boulevard, Elk Grove Village, Illinois. NGR requests authority to import gas on its own behalf as well as on behalf of suppliers and purchasers for whom NGR may act as an agent. The terms of each spot or short-term transaction will be determined by competitive factors in the natural gas marketplace.

A notice of the application was published in the Federal Register on March 3, 1992, inviting protests, motions to intervene, notices of intervention, and comments to be filed by April 2, 1992. 1/ No comments or motions to intervene were received.

1. 57 FR 7582.

II. DECISION

The application filed by NGR has been evaluated to determine if the proposed import arrangement meets the public interest requirements of section 3 of the NGA. Under section 3, an import must be authorized unless there is a finding that it "will not be consistent with the public interest." 2/ This determination is guided by DOE's natural gas import policy guidelines. 3/ Under these guidelines, the competitiveness of an import in the markets served is the primary consideration for meeting the public interest test.

NGR's uncontested import proposal, as set forth in the application, is consistent with section 3 of the NGA and the DOE's import policy guidelines. The import authorization sought, similar to other blanket arrangements approved by DOE, 4/ would provide NGR's with blanket approval, within prescribed limits, to negotiate and transact individual, spot and short-term purchase arrangements without further regulatory action. The fact that each purchase will be voluntarily negotiated in response to market conditions, as asserted in NGR's application, provides assurance that the transactions will be competitive with other natural gas supplies available to NGR.

2. 15 U.S.C. Sec. 717b.

^{3. 49} FR 6684, February 22, 1984.

4. See e.g., Portland General Electric Co., 1 FE Para. 70,455
 (June 3, 1991); Cascade Natural Gas Corporation, 1 FE Para.
70,457 (June 18, 1991); North America Resources Company,
 1 FE Para. 70,461 (June 24, 1991).

After taking into consideration all of the information in the record of this proceeding, I find that granting NGR blanket authorization to import up to 73 Bcf of Canadian natural gas over a two-year term, under contracts with terms of two years or less, is not inconsistent with the public interest. 5/

ORDER

For reasons set forth above, pursuant to section 3 of the Natural Gas Act, it is ordered that:

- A. National Gas Resources Limited Partnership (NGR) is authorized to import up to 73 Bcf of Canadian natural gas over a two-year term beginning on the date of the first delivery.
- B. This natural gas may be imported at any point on the United States/Canadian border where existing pipeline facilities are located.
- C. Within two weeks after deliveries begin, NGR shall provide written notification to the Office of Fuels Programs, Fossil Energy, Room 3F-056, FE-50, Forrestal Building, 1000 Independence Avenue, S.W., Washington, D.C. 20585, of the date that the first delivery of natural gas authorized in Ordering Paragraph A above occurred.

^{5.} Because the proposed importation of gas will use existing facilities, DOE has determined that granting this application is not a major Federal action significantly affecting the quality of the human environment within the meaning of the National Environmental Policy Act (42 U.S.C. 4331, et seg.) and therefore

an environmental impact statement or environmental assessment is

not required. See 40 CFR sec. 1508.4 and 54 FR 12474 (March 27, 1989).

- D. With respect to the imports authorized by this Order, NGR shall file within 30 days following each calendar quarter, quarterly reports indicating whether imports of natural gas have been made, and if so, giving, by month, the total volume of the imports per Mcf and the average purchase price per MMBtu at the international border. The reports shall also provide the details of each import transaction, including (1) the names of the seller(s); (2) the purchaser(s); (3) estimated or actual duration of the agreement(s); (4) transporter(s); (5) point(s) of entry; (6) geographic market(s) served; and, if applicable, (7) the per unit (MMBtu) demand/commodity/reservation charge breakdown of the price, any special contract price adjustment clauses, and any take-or-pay or make-up provisions. If no imports have been made, a report of "no activity" for that calendar quarter must be filed. Failure to file quarterly reports may result in termination of this authorization.
- E. The first quarterly report required by Ordering

 Paragraph D of this Order is due not later than July 30, 1992,

 and should cover the period from the date of this Order until the

 end of the current calendar quarter June 30, 1992.

Issued in Washington, D.C., on April 14, 1992.

Charles F. Vacek
Deputy Assistant Secretary
for Fuels Programs
Office of Fossil Energy